AO 91 (Rev. 11/11) Criminal Complaint

## **United States Courts** UNITED STATES DISTRICT COURT **Southern District of Texas** for the **FILED** Southern District of Texas March 12, 2025 United States of America ) Nathan Ochsner, Clerk of Court

Nemias Emanuel Lopez-Perez			) Case N ) )	lo.	4:25-mj	-141		
	)							
		CRIMINAI	L COMPLA	IN	T			
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.								
On or about the da	te(s) of	April 5, 2024	in the co	ount	ty of	Harris	in the	
Southern	District of	Texas ,	the defendant(s)	) vic	olated:			
Code Section			Offe	nse	Description			
8 U.S.C. § 1326 (a	a)	deported from th Harris County, T before March 20 for admission int corresponding co	a native and citizen of Mexico and an alien who had been previously deported from the United States was found unlawfully in the United States at Harris County, Texas, the said defendant having not obtained the consent before March 2003 from the Attorney General of the United States to reapply for admission into the United States; and without having obtained corresponding consent after February 2003 from the Secretary of Homeland Security pursuant to 6 U.S.C. §§ 202(3) and (4) and 6 U.S.C. § 557,					
This crimi	nal complaint is	based on these facts:						
See Attached Affic	lavit in support o	of the Criminal Complai	nt					
Continu	ued on the attach	ned sheet.				•1		
				Sha	wna Campbell, I	nt's signature CE Deportation ame and title	n Officer	
Sworn to me telep				()	Richall	v Ben		
Date: 03/12/2025						signature		
City and state:	Н	ouston, Texas	Richa	ard \	W. Bennett, Unit	ed States Magi	strate Judge	

4:25-mj-141

## **AFFIDAVIT**

- (1) I am a Deportation Officer with the United States Immigration and Customs Enforcement ("ICE") and have served in that capacity since September 2016. Prior to this assignment, I have held the following positions: Immigration Enforcement Agent and a Federal Correctional Officer. My law enforcement career began on January 7, 2007, as a Federal Correctional Officer. I have over 10 years of immigration law enforcement experience.
- (2) On March 6, 2025, Nehemias Emanuel Lopez-Perez released into ICE custody. The Defendant is also known as or has used the alias of Nehemias Emanue Lopez-Perez, Nehemias Lopez-Perez, Nemias Emanuel Lopez Perez.
- (3) Based upon the information from ICE's records as described below, and my training and experience, I submit that there is probable cause to believe that the Defendant is in violation of 8 U.S.C. § 1326(a).
- (4) <u>Element One</u>: The Defendant is a citizen and national of Guatemala and not a native, citizen or national of the United States.
- (5) <u>Element Two</u>: The Defendant has previously been deported or removed from the United States on the following occasion(s):
  - a. December 29, 2020
- (6) <u>Element Three</u>: After deportation, the Defendant was subsequently found in the United States on April 5, 2024, in Houston, Texas which is within the Southern District of Texas. Specifically, within the Houston or Galveston Division of the Southern District of Texas. Additionally, ICE's Law Enforcement Support Center ("LESC") has been consulted to determine whether, in the past five years and after the Defendant's last deportation, the Defendant has not been encountered by law enforcement prior to the date specified earlier in this paragraph.
- (7) <u>Element Four</u>: The Defendant did not have permission to reenter the United States. On March 12, 2025, I reviewed the contents of the Alien File associated with this Defendant and/or available database information. I found no indication that the Defendant has ever received permission from the Attorney General of the United States, or the Secretary of the Department of Homeland Security, to apply for admission to the United States following deportation from the United States. I have requested certification of this fact from the Records Branch of the Immigration Service.
- (8) <u>Prior Criminal History / Gang Affiliation</u>. The Defendant has the following prior criminal history and/or gang affiliation:

Shawna, Deportation Officer

United States Department of Homeland Security U.S. Immigration & Customs Enforcement

Signed and sworn telephonically before me on this 12<sup>th</sup> day of March 2025, and I find probable cause.

Honorable Judge Richard W. Bennett

United States Magistrate Judge Southern District of Texas